

RESOLUTION NO. 3590

ESTABLISHING THAT THE CITY OF LODI SHALL BE RESPONSIBLE FOR ANNEXATION FEES CHARGED BY THE STATE BOARD OF EQUALIZATION.

WHEREAS, pursuant to Government Code Section 54902.5, the Board of Equalization of the State of California will charge filing fees on annexation papers filed with the Board on and after March 4, 1972; and,

WHEREAS, the amount of those fees are set forth in a Schedule of Fees issued by the Board of Equalization, a copy of which Schedule of Fees is attached to this resolution and by this reference made a part thereof; and,

WHEREAS, the Planning Director of the City of Lodi has submitted memoranda on this subject to the City Manager and which memoranda is dated December 10, 1971 and February 7, 1972;

NOW, THEREFORE. BE IT RESOLVED by the City Council of the City of Lodi that the filing fees required by the State Board of Equalization when annexation papers are presented to them shall be absorbed by and billed to the City of Lodi and said fees shall not be charged to the property owners whose property is being annexed.

DATED: February 9, 1972

I hereby certify that Resolution No. 3590 was passed and adopted by the City Council of the City of Lodi in an adjourned meeting held February 9, 1972, by the following vote:

Ayes: Councilmen - Ehrhardt, Hughes, Kirsten,
Schaffer and Katnich

Noes: Councilmen - None

Absent: Councilmen - None

Bessie L. Bennett
Bessie L. Bennett
City Clerk



STATE BOARD OF EQUALIZATION
SCHEDULE OF FEES FOR PROCESSING STATEMENTS AND MAPS
FILED PURSUANT TO SECTION 54900, ET SEQ.,
OF THE GOVERNMENT CODE

Effective January 1, 1972

Fees are to accompany statements filed pursuant to Section 54900 et seq of the Government Code unless prior arrangement for periodic payment has been made.

1. City incorporations, district formations or addition of existing districts to tax rolls;
Reorganizations including the formation of districts or incorporation of cities.
\$100 ± \$0.50 per acre (1)(2)
 2. Annexations to or detachments from districts
\$30 ± \$0.50 per acre (1)(2)
 3. Annexations to or detachments from cities
\$40 ± \$0.50 per acre (1)(2)
 4. Creation of temporary zones within highway lighting districts
\$10 per zone in addition to annexation fee
 5. Creation of zones or improvement districts concurrently with formation of "Parent" district
\$25 per zone or improvement district (1)(2)
 6. Creation of zone or improvement district subsequent to formation of "Parent" district
\$50 ± \$0.50 per acre (1)(2)
 7. Reorganizations not including formation of districts or incorporation of cities
\$40 ± \$0.50 per acre (1)(2)
 8. Name changes or formation of districts or zones that are coterminous with existing cities or districts; Dissolutions
\$20 per county
- (1) No fee shall exceed \$350 except when the action covered by the statement involves more than one county. In such cases, add \$50 for the second or each subsequent county.
- (2) If the action covered by the statement involves two or more noncontiguous areas, add \$10 per area to fee.

The above fees will be doubled if the statutory deadline of January 1st for filing statements is extended by legislative action.